IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

| William R. Hall, Jr., individually and as a representative of the classes, |) | |
|--|---|---------------------------|
| Plaintiff, |) | |
| v. |) | No. 1:18-cv-05141-JPB-AJB |
| |) | |
| TransUnion Rental Screening |) | |
| Solutions, Inc. |) | |
| Defendant. |) | |

JOINT STATUS REPORT AND MOTION REGARDING SUSPENSION OF CERTAIN DEADLINES

Plaintiff William R. Hall, Jr. ("Plaintiff") and Defendant TransUnion Rental Screening Solutions, Inc. ("Defendant") provide the following status report to the Court pursuant to the Court's December 13, 2019 order suspending certain deadlines (ECF No. 69), and respectfully move for entry of an order continuing the suspension of the deadlines for expert discovery and the filing of Plaintiff's Rule 23 motion for class certification.

1. As the parties informed the Court in their last Joint Report, ECF No. 74, they agreed that Plaintiff would again depose the employee of Defendant who was primarily responsible for the data sample export, and meet and confer regarding a further sample. The parties have done that, and this week Defendant

produced to Plaintiff a data sample resulting from a review of one week of data

from two of Defendant's products.

2. The parties have reviewed this additional data sample, and conducted

further discussions.

3. However, the parties need more time to work out the precise scope of

the data export to be produced, as well as for Plaintiff to consider Defendant's

proposal for discovery cost-sharing.

Accordingly, the parties jointly request that the deadlines for expert 4.

reports and for Plaintiff's motion for class certification continue to be suspended.

5. The parties further request that they be granted leave to file an

additional status report and propose new deadlines for filing of a motion to compel

and/or motion for protective order (if necessary), class certification motion practice

and expert disclosures on or before April 20, 2020. (A proposed order is attached.)

Dated: March 13, 2020

Respectfully submitted,

/s/ Joseph C. Hashmall

/s/Michael O'Neil (by permission)

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Counsel for Defendant

CERTIFICATE OF SERVICE

I hereby certify that on March 13, 2020, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system which will automatically send email notification of such filing to all counsel of record.

/s/ Joseph C. Hashmall

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